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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/749,175	12/27/2000	Rohn Bowden	US000203	4958	
7590 10/12/2004		EXAMINER			
Richard L Mayer Esq			VU, NGOC YEN T		
Kenyon & Keny One Broadway	on	•	ART UNIT	PAPER NUMBER	
New York, NY 10004			2612		
			DATE MAILED: 10/12/2004	DATE MAILED: 10/12/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/749,175	BOWDEN ET AL	
Office Action Summary	Examiner	Art Unit	
	Ngoc-Yen T. Vu	2612	
The MAILING DATE of this communication app Period for Reply	pears on the cover shee	with the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl' If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may y within the statutory minimum of will apply and will expire SIX (6) No., cause the application to becom-	y a reply be timely filed thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. e ABANDONED (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on 16 July 2a)⊠ This action is FINAL . 2b)□ This 3)□ Since this application is in condition for alloware closed in accordance with the practice under Expression in the practice of the condition of the practice of the condition of	action is non-final. nce except for formal m		
Disposition of Claims			
 4) Claim(s) 1-9 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) 3,4,7 and 8 is/are allowed. 6) Claim(s) 1,2,5,6 and 9 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o 			
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected drawing(s) be held in abe tion is required if the draw	yance. See 37 CFR 1.85(a). ing(s) is objected to. See 37 CFR 1.121(d)).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in rity documents have be u (PCT Rule 17.2(a)).	n Application No en received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper	ew Summary (PTO-413) No(s)/Mail Date of Informal Patent Application (PTO-152)	

Art Unit: 2612

DETAILED ACTION

Response to Amendment

1. The amendments, filed on 06/16/2004, have been entered and made of record. In view of the Applicant's amendment to claim 5, the rejection of claim 5 under 35 U.S.C. 112, 2nd paragraph is hereby withdrawn.

Response to Arguments

2. Applicant's arguments filed 06/16/2004 have been fully considered but they are not persuasive.

With respect to the Pearl (US #3,993,866) reference, the Applicants argue that nothing in Pearl '866 indicates that the dome (26) is rotatable relative to the camera housing (16). The Examiner respectfully disagrees. As indicated in the last Office action, figure 1 of Pearl shows the dome (26) is attached to the camera housing (16). Figure 2 in Pearl shows that the camera dome (26) is rotatably released relative to the camera housing (16). Since rotation is defined as "motion in which the path of every point in the moving object is a circle or circular arc centered on a specified axis," the examiner contends that the dome (26) is moved in a circular arc when it is released from the camera housing (16). The Applicant may read more into the limitation "the optical surface is rotatable relative to the camera housing after the camera system is positioned," but until more metes and bounds are added to that feature, the Examiner will read the limitation based on its merits as claimed. In view of the above, the Examiner believes that the broadest interpretation of the present claimed invention does in fact read on the cited references for at

Art Unit: 2612

least the reasons discussed above and as stated in the detail Office Action as follows. This Office action is now made final.

Claim Rejections - 35 USC § 103

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claims 1 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pearl et al. (US #3,993,866) in view of Jones et al. (US #5,689,304).

Regarding claim 1, Pearl '866 teaches a camera assembly (10) (Figs. 1-2) which comprises a camera housing (16) enclosing a camera system (15) wherein the optical surface (dome 26) is rotatable relative to the camera housing after the camera system is positioned.

Claim 1 differs from Pearl in that the claim further requires the housing having a mounting cap attached to sidewalls to which is attached an optical surface. However, for the purpose of decorating the assembly as well as establishing an air flow path it is well known in the art to provide a mounting cap for a camera surveillance housing assembly, as taught in Jones et al (see Figs. 5-7). In light of the teaching from Jones, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the camera assembly taught in Pearl a mounting cap so as to decorate the camera assembly as well as establishing an air flow path for the assembly.

As to claim 5, Pearl teaches that the dome is a substantially opaque dome with a transparent window, which dome can be rotated to align the camera assembly position with the transparent window (See Figs. 1 & 2, col. 3 line 61 – col. 4 line 7; col. 4 line 45 – col. 5 line 16).

Art Unit: 2612

5. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pearl et al. (US #3,993,866) in view of Schneider (US #2003/0053806).

Regarding claim 2, Pearl '866 teaches a camera assembly having a housing (16), which comprises an optical dome (26) rotatable relative to the housing (16) (see Figs. 1-2). Claim 2 differs from Pearl in that the claim further requires the use of a circumferential seal attached to a circumferential flange portion of the housing. However, for the purpose of providing an efficient sealing arrangement between different housings in a surveillance camera assembly, it is well known to use a circumferential seal as taught in Schneider (para. 0009, 0024-0027; 0029-0030). In light of the teaching from Schneider, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the camera assembly taught in Pearl a circumferential seal attached to a circumferential flange portion of the housing for the purpose of providing an efficient sealing arrangement between different housings in the camera assembly.

6. Claims 6 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pearl et al. (US #3,993,866) in view of Schneider (US #2003/0053806), Jones et al. (US #5,689,304) and Ryan et al. (US #6,643,456).

Regarding claim 6, Pearl '866 teaches a camera assembly having a housing (16), which comprises an optical dome (26) rotatable relative to the housing (16) (see Figs. 1-2). Claim 2 differs from Pearl in that the claim further requires the use of a circumferential seal attached to a circumferential flange portion of the housing. However, for the purpose of providing an efficient sealing arrangement between different housings in a surveillance camera assembly, it is well

Art Unit: 2612

known to use a circumferential seal as taught in Schneider (para. 0009, 0024-0027; 0029-0030). In light of the teaching from Schneider, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the camera assembly taught in Pearl a circumferential seal attached to a circumferential flange portion of the housing for the purpose of providing an efficient sealing arrangement between different housings in the camera assembly.

Claim 6 differs from Pearl and Schneider in that the claim further requires the housing having a mounting cap attached to a top wall, and sidewalls to which is attached an optical surface. However, for the purpose of decorating the assembly as well as establishing an air flow path it is well known in the art to provide a mounting cap for a camera surveillance housing assembly, as taught in Jones et al (see Figs. 5-7). In light of the teaching from Jones, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the camera assembly taught in Pearl and Schneider a mounting cap so as to decorate the camera assembly as well as establishing an air flow path for the assembly.

Claim 6 differs from Pearl, Schneider and Jones in that the claim further requires an environmental shroud attached to the camera housing and effective to reflect and/or deflect heat energy, dissipate heat energy not reflected or deflected, and protect the camera housing from the ingress of moisture. However, it is well known in the art to provide an environmental shroud attached to the camera assembly to effectively reflecting and/or deflecting heat energy and dissipating heat energy as taught in Ryan (see abstract). In light of the teaching from Ryan, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the camera assembly taught in Pearl, Schneider and Jones an environmental shroud

Art Unit: 2612

attached to the camera assembly to effectively reflecting and/or deflecting heat energy and dissipating heat energy.

As to claim 9, Pearl teaches that the dome is a substantially opaque dome with a transparent window, which dome can be rotated to align the camera assembly position with the transparent window (See Figs. 1 & 2, col. 3 line 61 – col. 4 line 7; col. 4 line 45 – col. 5 line 16).

Allowable Subject Matter

7. Claims 3-4 and 7-8 are allowed.

Conclusion

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Art Unit: 2612

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ngoc-Yen T. Vu whose telephone number is 703-305-4946. The examiner can normally be reached on Mon. – Fri. from 8:00 am to 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wendy R. Garber can be reached on 703-305-4929. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

NGOC-YEMVU

Art Unit 2612

NYV 10/04/2004